## Matter of HOMER G. v SARAH H.

Motion No: CV-24-0067

Slip Opinion No: 2024 NY Slip Op 60921(U)

Decided on January 17, 2024

Appellate Division, Third Department, Motion Decision
Published by New York State Law Reporting Bureau pursuant to

Judiciary Law § 431.

This motion is uncorrected and is not subject to publication in the Official Reports.

## State of New York Supreme Court, Appellate Division Third Judicial Department

Decided and Entered: January 17, 2024	CV-24-0067
In the Matter of HOMER G., Appellant,	DECISION AND ORDER ON MOTION
SARAH H., Respondent.	
Application to be relieved as attorney for the child.	
Upon the papers filed in support of the application, opposition thereto, it is	and no papers having been filed in
ORDERED that the application by Ariel Futerfas, lattorney for the child is granted, and it is further	Esq., to be relieved of the appointment as
ORDERED that Betty J. Potenza, Esq., 29 Apple E assigned pursuant to Family Court Act § 1120, and it is fur	
ORDERED that the child be made available to the direct, and it is further	attorney for the child as counsel may
ORDERED that, within 20 days of the date of this whether the appeal has been e-filed in NYSCEF and, if so, such contact and additional information as required by 22 register will render counsel deemed served with any document to 22 NYCRR 1245.5 (c).	, register or confirm registration and enter NYCRR 1245.3 (d) and failure to timely
Garry, P.J., Egan Jr., Fisher and Mackey, JJ., concur.	
ENTER:	
Robert D. Ma Clerk of the C	•